## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

BONITA CURRIE,

Plaintiff, CIVIL ACTION NO. 06-CV-12074--DT

vs.

DISTRICT JUDGE ARTHUR J. TURNOW

COMMISSIONER OF SOCIAL SECURITY

MAGISTRATE JUDGE MONA K. MAJZOUB

Defendant.

## ORDER DENYING PLAINTIFF'S MOTION FOR APPOINTMENT OF COUNSEL

This is an appeal of the Commissioner's final decision to deny Social Security disability benefits to the Plaintiff. Plaintiff's Application For Appointment of Counsel (Docket # 3) is before the Court.

\* \* \*

The Constitution does not require the automatic appointment of counsel for indigents in social security cases. Appointment of counsel in a civil proceeding is not a constitutional right and is justified only in exceptional circumstances. *Lanier v. Bryant*, 332 F.2d 999, 1006 (6th Cir. 2003); *Lavado v. Keohane*, 992 F.2d 601, 605-6 (6th Cir 1993). To determine whether exceptional circumstances justifying the appointment of counsel exist, courts

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consider the type of case and the ability of the plaintiff to represent himself. Lanier, 332 F.2d

at 1006.

The Court declines to exercise its discretion to appoint counsel in this case because

Plaintiff's case is not exceptionally complex and there is nothing before this Court indicating

that Plaintiff cannot prosecute her own case adequately. Furthermore, in a separate Report

and Recommendation, this Court recommends that Plaintiff's case be dismissed, which

would render Plaintiff's request for counsel moot.

The Court notes Plaintiff is not without options for retaining counsel should

Plaintiff's case continue further. Plaintiffs, even indigent plaintiffs, regularly acquire counsel

in Social Security cases without risking their own assets by entering into contingent fee

agreements with local attorneys. Moreover, Plaintiff may be able to acquire legal services for

free from one of a number of Legal Aid organizations in Michigan.

Plaintiff's Motion For Appointment of Counsel is **DENIED** without prejudice.

IT IS SO ORDERED.

Pursuant to Fed. R. Civ. P. 72(a), the parties have a period of ten days from the date of

this Order within which to file any written appeal to the District Judge as may be

permissible under 28 U.S.C. § 636(b)(1).

Dated: April 17, 2007

s/ Mona K. Majzoub

MONA K. MAJZOUB

United States Magistrate Judge

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## PROOF OF SERVICE

I hereby certify	that a copy of	f this Order	was served	upon Bontia	Currie and	Counsel
of Record on this date.						

Dated: April 17, 2007	s/ Lisa C. Bartlett
-	Courtroom Deputy